Rev. 3/91 4-b.5 <sub>BK 95</sub> WLE (Rev. 8/83)

## United States Bankruptcy Court

	مع	inities &	Tales Es	anaruj	ing court	
	For the_	NORTHERN	Di	strict of	IOWA	
IN RE:	LEONARD C.	MORGAN and Debtors.	BEVERLY MORG	AN,	Chapter :	7
		200 00-21			Case No. X90-0092	288
LEONARD C. MORGAN and						
	MORGAN,		Plaintiff s			,
V.						
STUDENT AID COMMISSION, Defendant s Adversary Proceeding No. X90-0118S						
NUNC PRO TUNC						
JUDGMENT						
_						
This proceeding having come on for trial or hearing before the court, the Honorable WILLIAM L. EDMONDS, United States Bankruptcy Judge, presiding, and the issues having been duly tried or heard and a decision having been rendered,						
						uo FILED
						U.S. BANKRUPTCY COURT S.C. HORTHERN DISTRICT OF IOWA
						AUG 2 8 1991
						BARBARA A. EVERLY, CLERK
				[OR]		or or other, general
The issues of this proceeding having been duly considered by the Honorable WILLIAM L. EDMONDS , United States Bankruptcy Judge, and a decision having been reached without trial or hearing, pursuant to the Stipulation of the parties, IT IS ORDERED AND ADJUDGED: that the complaint of Leonard C. Morgan against Lowa College Student Aid Commission						
is dismissed with prejudice.						
IT IS FURTHER ORDERED AND ADJUDGED that Iowa College Student Aid Commission shall recover from Leonard C. Morgan the sum of \$5,881.11 with interest at the rate of 8 per cent per annum beginning on June 1, 1991 through the period of repayment. Pursuant to the Agreement of the parties, Leonard C. Morgan shall make payments to Iowa College Student Aid Commission on this judgment at the rate of \$60.00 per month on the first of each month beginning July 1, 1991. These payments shall continue until the judgment plus accrued interest has been paid in full.						
IT IS FURTHER ORDERED AND ADJUDGED that each party shall bear their own costs.						
IT IS FURTHER ORDERED that this judgment shall enter nunc pro tunc as of and in place of the judgment entered June 20, 1991.						
		•				Vol. III
AL S	copie	s mailed with	h order on			Page 48
(E) HIS	( ) 作品				BARBARA A. EVER	T.V
CHILAN	* THE				Clerk of Bankruptcy	
الممكا	of the IIC D-	abruntas Cassal				
[Seal of the U.S. Bankruptcy Court]						
Date of issuance: 8-28-91  By Janu Slagle						•
					Beputy Cle	rk

## IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF IOWA

In re:

Bankruptcy No. X-90-00928-S

LEONARD C. and BEVERLY MORGAN,

Debtors.

LEONARD C. and BEVERLY MORGAN,

Plaintiffs,

v.

IHELP, IOWA COLLEGE STUDENT AID COMMISSION,

Defendants.

Adversary No. X-90-0118-S

STIPULATED NUNC PRO TUNC JUDGMENT ORDER

U.S. BANKRUPTCY COURT S.C. NORTHERN DISTRICT OF IOWA

AUG 28 1991

BARBARA A EVERLY, CLERK

The Court, upon review of the within Nunc Pro Tunc Judgment Order approved by counsel for Plaintiff Leonard C. Morgan and Defendant Iowa College Student Aid Commission, hereby finds that the same Judgment Order should be signed, said Order being the same as the Judgment Order entered and filed herein on June 20, 1991, except that any Judgment against Plaintiff Beverly Morgan is deleted and the monthly payments described in Paragraph 3 are specifically provided to be due on the first of each month.

NOW, THEREFORE, IT IS HEREBY ORDERED as follows:

- 1. The Complaint of and as to Leonard C. Morgan is hereby dismissed with prejudice.
- 2. The parties hereto agree that the principal obligation (exclusive of interest) owed by Plaintiff Leonard C. Morgan is the sum of Five Thousand Eight Hundred Eighty-one and 11/100 Dollars (\$5,881.11). Defendant Iowa College Student Aid Commission shall have judgment on its counterclaim against Plaintiff Leonard C. Morgan in the amount of Five Thousand Eight Hundred Eighty-one and 11/100 Dollars (\$5,881.11).

- Beginning on July 1, 1991, Plaintiff Leonard C. Morgan 3. shall make payments to Defendant Iowa College Student Aid Commission in the sum of Sixty Dollars (\$60.00) per month, which such payments shall be due on the first of each month. payments shall continue each month until the sum of Five Thousand Eight Hundred Eighty-one and 11/100 Dollars (\$5,881.11) plus accrued interest, has been paid in full.
- Interest at the rate of eight percent (8%) per annum shall accrue on the principal amount of Five Thousand Eight Hundred Eighty-one and 11/100 Dollars (\$5,881.11) beginning on June 1, 1991, and continuing through the repayment period described in Paragraph 3 above.
  - No costs shall be assessed to either party. 5.
  - Judgment shall enter accordingly.

DATED this 28 nday of C

JUDGE - U.S. BANKRUPTCY COURT

IT IS SO STIPULATED

SCOTT M. GALENBECK

Attorney for Iowa College Aid

Student Commission

I certify that on 8-28-9/I mailed copies of this order and judgment by U.S. mail to Ted Karpuk, Scott Galenbeck and U.S. Trustee. /

THEODORE E. KARPUK Attorney for Plaintiff

Leonard C. Morgan